UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	
In re	X Chapter 7
William Curtis Wood,	Case No. 24-11718-dsj
Debtor.	X
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ORDER

Creditor Tamara Fox (the "Creditor"), by her counsel of record Lee Anav Chung White Kim Ruger & Richer LLP, having moved by a *Motion*, dated July 30, 2025, seeking relief from the automatic stay under § 362 of the Bankruptcy Code (the "Motion") in order to continue the pending matrimonial action captioned William Wood v. Tamara Fox in the Supreme Court of the State of New York, County of New York (the "State Court"), under Index No. 365159/2020 (the "Matrimonial Action"); and debtor William Curtis Wood (the "Debtor"), by his counsel of record Kirby Aisner & Curley LLP, having submitted Debtor's Limited Response to Motion of Tamara Fox for Relief from the Automatic Stay, dated August 14, 2025 (the "Limited Response") which, inter alia, expressed that the Debtor had no objection to the relief sought; and the Motion having come before this Court on the 21st day of August, 2025; and Michael D. Brofman, Esq. of Weiss Zarett Brofman Sonnenklar & Levy, P.C., of counsel to Lee Anav Chung White Kim Ruger & Richter LLP, having appeared in support of the Motion, and Dawn Kirby, Esq. of Kirby Aisner & Curley LLP having appeared in support of the Limited Response and expressing no objection to the relief sought; and on the record made before me on that date; and just cause exists to grant the relief requested under § 362 (d)(1) of the Bankruptcy Code; it is

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ORDERED, that the Motion is granted to the extent of: (i) modifying the automatic stay under § 362 of the Bankruptcy Code to continue the Matrimonial Action with respect to the actions set forth in § 362 (b)(2)(A) through (G).